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PATENT

P. 4/8

UNITED STATES PATENT APPLICATION COMBINED DECLARATION AND POWER OF ATTORNEY

COMBINED DECLARATION AND POWER OF ATTORNEY As a below named inventor I hereby declare that: my residence, post office address and citizenship are as stated below next to my name; that I verily believe I am the original, first and sole inventor (if only one name is listed below) or a joint inventor (if plural inventors are named below) of the subject matter which is claimed and for which a patent is sought on the invention entitled: METHOD AND APPARATUS FOR MONITORING TISSUE FLUID CONTENT FOR USE IN AN IMPLANTABLE CARDIAC DEVICE. The specification of which is attached hereto was filed on October 14, 2003 under application serial no. 10/684.759, which I have reviewed and for which I solicit a United States patent. I hereby state that I have reviewed and understand the contents of the above-identified specification, including the claims, as amended by any amendment referred to above. I acknowledge the duly to disclose information which is material to the patentability of this application in accordance with Title 37, Code of Federal Regulations, \$1.56(a). I hereby claim foreign priority benefits under Title 35, United States Code, §119/365 of any foreign application(s) for patent of inventor's certificate listed below and have also identified below any foreign application for patent or inventors certificate having a filing date before that of the application on the basis of which priority is claimed: ☑ no such applications have been filed.
 ☑ such applications have been filed as follows: FOREIGN APPLICATION(S), IF ANY, CLAIMING PRIORITY UNDER 35 USC §118 DATE OF ISSUE COUNTRY APPLICATION NUMBER DATE OF FILING ALL FOREIGN APPLICATIONS, IF ANY, FILED BEFORE THE PRIORITY APPLICATION(S) DATE OF ISSUE DATE OF FILING COUNTRY APPLICATION NUMBER I hereby claim the benefit under Title 35, United States Code, §120/385 of any United States and PCT international application(s) listed below and, insofar as the subject matter of each of the claims of this application is not disclosed in the prior United States application in the manner provided by the first paragraph of Title 35, United States Code, §112, I acknowledge the duty to disclose material Information as defined in Title 37, Code of Federal Regulations, §156(a) which occurred between the filing date of the prior application and the national or PCT international filing date of this application. STATUS (patented, pending, abandoned) DATE OF FILING U.S. APPLICATION NUMBER § 1.56 Duty of disclosure; fraud, striking or rejection of applications. is a body of discressure; traud, spriking or rejection of applications.

A duty of candor and good faith toward the Patent and Trademark Office rests on the inventor, on each attorney or agent who prepares or prosecutes the application and on every other individual who is substantively involved in the preparation or prosecution of the application and who is substantively involved in the preparation or prosecution of the application and who is substantively involved in the preparation or prosecution of the application. All such individuals have a duty to disclose to the Office information they are aware of which is material to the patentability of the application. Such information the material where there is substantial likelihood that a reasonable examiner would consider it important in deciding whether to allow the application to issue as a patent. The duty is commensurate with the degree of involvement in the preparation or prosecution of the application.

DECLARATION AND POWER OF ATTORNEY Page 1 of 3 I hereby appoint the following attorney(s) and/or agent(s) to prosecute this application and to transact all business in the Patent and Trademark Office connected herewith:

John W. Albrecht	Reg. No. 40,481	Daniel W. Latham	Reg. No. 30,401
Stephen W. Bauer	Reg. No. 32,192	Paul H. McDowall	Reg. No. 34,873
E: Lacy Belden	Reg. No. 50,751	Harold R. Patton	Reg. No. 22,157
Thomas G. Berry	Reg. No. 31,736	Michael C. Soldner	Reg. No. 41,455
Daniel G. Chapik	Reg. No. 43,424	Eric R. Waldkoetter	Reg. No. 36,713
Kanneth J. Collier	Reg. No. 34,982	Girma Wolde-Michael	Reg. No. 30,724
Qurtis D. Kinghom	Reg. No. 33,926	Thomas F. Woods	Reg. No. 36,726

Please direct all correspondence in this case to: Paul H. McDowall, Customer No. 27581.

I hereby declare that all statements made herein of my own knowledge are true and that all statements made on information and belief are believed to be true; and further that these statements were made with the knowledge that willful false statements and the like so made are punishable by fine or imprisonment, or both, under Section 1001 of Title 18 of the United States Code and that such willful false statements may igeopardize the validity of the application or any patent issued thereon.

				
2 0 1	Full Name of Inventor	FIRST NAME	MIDDLE INITIAL	LAST NAME
		u		WANG
	Residence & Citizenship	CITY	STATE OR FOREIGN COUNTRY	COUNTRY of CITIZENSHIP
		WHITE BEAR TOWNSHIP	MINNESOTA	US
	Post Office	POST OFFICE ADDRESS	CITY	STATE/ZIP/COUNTRY
	Address	4132 PARK VALLEY LANE	WHITE BEAR TOWNSHIP	MINNESOTA/55110/US
SIGN	ATURE OF INVE	NTOR 201:	STATE OR FOREIGN COUNTRY WANG COUNTRY of CITIZENSHIP WINNESOTA US STATE/ZIP/COUNTRY MINNESOTA/S5110/US DATE: //28/04 MIDDLE INITIAL K. CHO STATE OR FOREIGN COUNTRY MINNESOTA US STATE/ZIP/COUNTRY COUNTRY of CITIZENSHIP US STATE/ZIP/COUNTRY MINNESOTA MIDDLE INITIAL LAST NAME CHO STATE/ZIP/COUNTRY MINNESOTA/S5369/US DATE: /// MIDDLE INITIAL LAST NAME KUEHN STATE OR FOREIGN COUNTRY COUNTRY of CITIZENSHIP US STATE/ZIP/COUNTRY MINNESOTA US STATE/ZIP/COUNTRY MINNESOTA US STATE/ZIP/COUNTRY MINNESOTA US STATE/ZIP/COUNTRY	
	· ·	- /- ·		
İ	Full Name of Inventor	FIRST NAME		177
2		YONG		
٥	Residence & Citizenship	CITY	STATE OR FOREIGN COUNTRY	
2	Citizenship.	MAPLE GROVE	MINNESOTA	
	Post Office	POST OFFICE ADDRESS	CITY	
	Address	11849 65 TH AVENUE NORTH	MAPLE GROVE	MINNESOTA/55369/US
SIGN	ATURE OF INVE	NTOR 202: You C	h_	DATE: 1/3-/04
			T .	
	Full Name of	FIRST NAME	MIDDLE INITIAL	LAST NAME
2	Inventor	KEVIN		KUEHN .
0	Residence &	CITY	STATE OR FOREIGN COUNTRY	COUNTRY of CITIZENSHIP
3	Citizenship	SHOREVIEW	MINNESOTA	US
İ	Post Office	POST OFFICE ADDRESS	CITY	STATE/ZIP/COUNTRY
	Address	1076 LAWNVIEW AVENUE	SHOREVIEW	MINNESOTA/55126/US
SIGN	ATURE OF INVE	INTOR 203:		DATE:,
	<u> </u>	Teers Tues	han	1/28/04
	-	/		<i>[</i>

DECLARATION AND POWER OF ATTORNEY Page 2 of 3

2	Full Name of Inventor	FIRST:NAME	MIDDLE INITIAL C.	LAST NAME ZILLMER
0	Residence & Citizenship	CITY HUDSON	STATE OR FOREIGN COUNTRY WISCONSIN	COUNTRY of CITIZENSHIP US
	Post Office Address	POST OFFICE ADDRESS 1221 NAMEKAGON LOOP	CITY	STATE/ZIP/COUNTRY WISCONSIN/54016/US
SIGN	ATURE OF INVE	NTOR 204:	C. Tillmes	DATE: 1/25/04

2	Full Name of Inventor	FIRST NAME NIRAV	MIODLE INITIAL.	LAST NAME SHETH
0	Residence & Citizenship	CITY COON RAPIDS	STATE OR FOREIGN COUNTRY MINNESOTA	COUNTRY of CITIZENSHIP US
	Post Office Address	POST OFFICE ADDRESS 3347 132 ^{NO} CIRCLE NW	CITY COON RAPIDS	STATE/ZIP/COUNTRY MINNESOTA//55448/US
ŞIĢN	SIGNATURE OF INVENTOR 204: MINN VILLETIN DATE: 1/28			

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